

Michael S. Bernstein, P.C.

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May 12, 2005

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2005 MAY 16 P 3:10

Sarah A. Thompson, Clerk of Court
United States District Court District of Massachusetts
1 Courthouse Way, Suite 2300
Boston MA 02210
Cause No. 05-10016-NMG

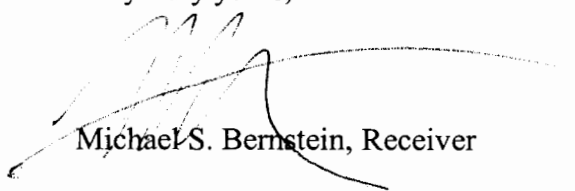
U.S. DISTRICT COURT
DISTRICT OF MASS

RE: *Dodora Unified Communications, Inc. v. Direct Information Pvt. Ltd., et al*; 05-10016-NMG in the United States District Court for the District of Massachusetts

Dear Ms. Thompson:

Please file the enclosed in the above referenced case.

Very truly yours,


Michael S. Bernstein, Receiver

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Attorney at Law, Receiver

1301 Northwest Highway Suite 204 Garland Texas 75041-5896 • (972) 271-2700 Office • (972) 271-1818 Fax

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Dustin Hecker, Esq.
Posternak, Blankstein & Lund LLP
The Prudential Tower, Suite 800
Boylston Street
Boston MA 02109

via first class mail
and via fax to 617 / 367-2315
faxing two pages

RE: Dodora v. Directi

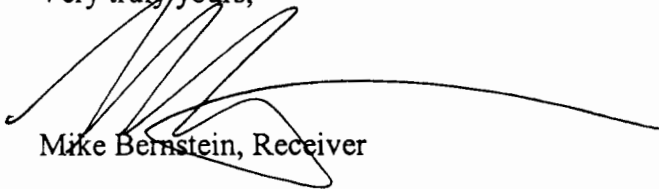
Dear Mr. Hecker:

Attached and enclosed, via fax, is Mr. Baker's response to my letter. Unless you can obtain Dodora's waiver of the nondisclosure terms, I am unable to appear or provide documents.

I object to the subpoenas on the basis that I have signed a settlement agreement which contains nondisclosure terms as to the settlement agreement and as to the lawsuit.

Therefore, I will not be appearing for the deposition.

Very truly yours,



Mike Bernstein, Receiver

DAVID G. BAKER
ATTORNEY AT LAW

105 UNION WHARF
Boston, MA 02109

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email: dbaker@bakerlawoffices.net

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Fax: 617.507.8411

May 11, 2005

Michael S. Bernstein, Esq.
1301 Northwest Highway
Garland, TX 75041

Re: Dodora v. Directi et al

Dear Mr. Bernstein:

I received your faxed letter dated yesterday. I have given some thought to the question of whether there would be any basis for my client to claim any privilege as to the information sought by Directi in its subpoena.

Because you did not represent Dodora - indeed, your actions were (in Dodora's opinion) contrary to its best interests and were wholly unauthorized by Dodora - I cannot think of any basis for seeking to quash the subpoena, at least at this time.

Obviously I cannot give you legal advice. I can say, however, that our failure to file a motion to quash in no way absolves you of anything. Any past, present or future action you took as regards Dodora is open to review and, if appropriate, may be the subject of claims against you. You should govern yourself accordingly.

David G. Baker

David G. Baker

DGB/hs

Cc: Ron Garraud

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